FOR CHILD OR ADOLESCENT UNIT OF STATE FACILITIES MHA Facility 2ND PHYSICIAN'S OR PSYCHOLOGIST'S ENDORSEMENT

I have examined	, and I find that:		
 The individual has a mental disorder; 			
 The mental disorder is susceptible to care or treatment; The applicant understands the nature of the request for admission. I certify that I am duly licensed to practice medicine in the State of Maryland, pursuant to the Health 			
		Occupations Article, Title 14, Annotated Code of Mary	
		 I am a psychologist licensed under the Health Occupa 	ations Article, Title 18, Annotated Code of Maryland.
Printed Name of Physician or Psychologist	Signature of Physician or Psychologist		
Thiresa Tame of Thysian of Tryanologic	Digitation of Thysician of Try chologist		
Address	Date		
Telephone Number			
HEALTH-GENE	RAL ARTICLE		
§10-610. Application by parent or guardian.			
	guardian of the person of the minor may apply, under this		
section, for admission of the minor to:			
(1) Any facility that is not a State facility	; or		
(2) The following State facilities:			
(i) A regional institute for children			
(ii) The child or adolescent unit o			
(b) Application.—The applicant shall submit a form			
information and is on the form required by the A			
(c) Admission limitations.—A facility may not admit			
(1) The individual has a mental disorder;			
(2) The mental disorder is susceptible to a			
(3) The applicant understands the nature(4) Assent to the admission has been give			
(i) By the admitting physician of			
	of a State facility, by a physician and psychologist or by 2		
physicians.	or a state radinty, by a proportion and psychologist or by I		
	tion to a child or adolescent <mark>unit of a State fa</mark> cility may		
not exceed 20 days. (An. Code 1957, Art. 59, § 11;			
§10-803. Voluntary admissions.			
(a) Informal request.—An individual who is admitte	ed voluntarily to a facility, on an informal request, may		
leave the facility at any time between 9 a.m. and 4 p.m., unl	ess the admission status of the individual has been		
changed to an involuntary admission.			
(b) Formal applications.—An individual who has be	en admitted voluntarily, under a formal written		
application, may not be held fro more than 3 days after the i			
the individual has been changed to an involuntary admission	ı .		
(c) Same —Minors. —A minor who has been admit			
guardian of the minor, may not be held for more than 3 days	·		
unless the admission status of the minor has been changed to	an involuntary admission. (An. Code 1957, art. 59, § 11;		
1982, ch. 21, § 2; 1991, ch. 31.)			

DHMH 6A (Revised June 27, 2013)